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OCT 20 2003

PATENT APPLICATION 09/537,812

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: White et al.

Date Filed: March 28, 2000

Serial No.: 09/537,812

Examiner: Andrew T. Harry

Group Art Unit: 2684

Title: SYSTEM AND METHOD FOR COMMUNICATING SELECTED INFORMATION
TO AN ELECTRONIC DEVICE

Box Non-Fee Amendment Assistant Commissioner for Patents Washington, D.C. 20231	<p style="text-align: center;">CERTIFICATE OF FACSIMILE TRANSMISSION</p> <p>Date of Facsimile Transmited: July 9, 2003 I hereby certify that this correspondence is being faxed to the United States Patent and Trademark Office at 703-872-9314 to the attention of:</p> <p>Box Non-Fee Amendment Assistant Commissioner for Patents Washington, D.C. 20231</p> <p>Russell W. White Print Name Signature </p>
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SUBSTANCE OF INTERVIEW STATEMENT TRANSMITTAL

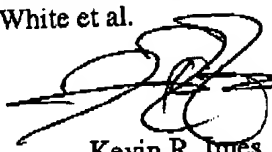
Dear Sir or Madam:

As requested by Supervisory Patent Examiner William Trost, transmitted herewith for filing in the above-identified patent application is the following document:

1. Statement regarding the substance of January 22, 2003 interview (2 pages).

No additional fee is required.

RESPECTFULLY SUBMITTED,
White et al.



Kevin R. Innes
Reg. No. 44,795

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Box Non-Fee Amendment

Assistant Commissioner for Patents

Washington, D.C. 20231

Statement Regarding the Substance of January 22, 2003 Interview

Dear Sir:

Applicants would like to reiterate their appreciation for the time taken by Examiner Harry and then Supervisory Patent Examiner (SPE) Hunter during the Examiner's telephonic interview on Wednesday, January 22, 2003. A brief summary of that interview was provided with Applicants' communication dated February 18, 2003.

During the January 22, 2003 interview, there was no exhibit shown, and the participants of the interview were: Examiner Andrew T. Harry; SPE Daniel Hunter; Kevin Imes; and, Russell White.

Prior art was not discussed in detail during the interview. The participants discussed claims 1, 11, 16, and 34 and the status of those claims, which were on final at the time. The participants reached an agreement that the Final Office Action mailed on December 2, 2002 would not be entered but vacated instead.

During the January 22nd interview, the participants agreed that the Final Office Action mailed on December 2, 2002 did not, among other things, address the currently pending

PATENT APPLICATION 09/537,812

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claims or provide an explanation of what art Examiner Harry was relying on and how the art of record was being interpreted to form the basis of the rejections.

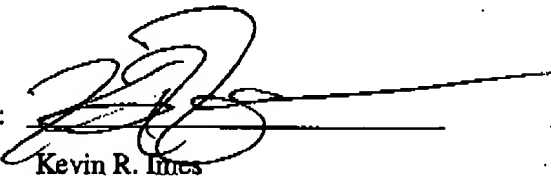
SPE Hunter indicated that a new search would likely be performed and that the Applicants could amend the claims, if they wished, into a form Applicants would like examined. SPE Hunter also requested a brief explanation of short-range (e.g., Bluetooth, 802.11, etc.) and long-range (e.g., GSM technologies, like GPRS, EDGE, etc.) communication techniques as well as a brief explanation of file-based communications and streaming-based communications.

Applicants agreed to provide both a clean and a marked-up copy of the claims to be examined. Applicants further agreed to provide information relating to short-range and long-range communication techniques as well as file-based and streaming communication technology.

RESPECTFULLY SUBMITTED,

White et al.

Date: July 9, 2003

By: 

Kevin R. Innes

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